IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,		Case No.	3:24-mj-00087
v.			
JAMES PAUL ARNOLD,		ORDER OF DETENTION AFTER HEARING (18 USC § 3142(i))	
	e communitempt to obst	ruct justice, or th	lving crimes described in 18 USC § 3142(f)(1) nreaten, injure, or intimidate a prospective witness or nreaten, injure, or intimidate a prospective witness or
Having considered the nature and circumstances of the characteristics of the defendant, and the nature and serie the defendant's release, the court finds that:			
The offense charged creates a rebuttable presumption safety of the community.	on in 18 USC	C § 3142(e) that	no combination of conditions will reasonably assure the
☐ Foreign citizenship and/or illegal alien ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	☐ ICE Detainer ☐ Outstanding v ☐ Deportation(s) ☐ Prior failure(s) ☐ Multiple or false identifiers ☐ Mental health ☐ Aliases ☐ Prior criminal history, ☐ including drug/drug related offer ☐ Prior supervision failure(s), ☐ Including illicit drug use, ☐		☐ Substance use/abuse ☐ Unknown family/employment/community ties ☐ Unstable/no residence available ☐ Information unverified/unverifiable ang alcohol/alcohol related offense
No condition or combination of conditions will reas Nature of offense □ Arrest behavior Possession of weapon(s) Violent behavior Prior criminal history, Zincluding drug/drug offense, Prior supervision failure(s), □ Including illicitions	related	☐ Substa ☐ Menta ☐ Allege ☐ includ	other persons and the community due to: ance use/abuse I health issues and offense involves child pornography on the internet ing alcohol/alcohol related offense ing alcohol abuse
☐ Other: ☐ Other (writ/serving federal or state sentence): ☐ Defendant has not rebutted by sufficient evidence to Defendant did not seek release, and therefore may redetention hearing under 18 U.S.C. § 3142(f). THEREFORE, IT IS ORDERED that: 1. Defendant is detained prior to trial; 2. Defendant is committed to the custofar as practicable, from persons awa 3. Defendant shall be afforded a reason	the contrary equest a dete	y the presumption review heattorney General ving sentences of tunity for privates which defendan	n provided in 18 USC § 3142(e). aring without making the required showing to reopen a for confinement in a corrections facility separated, as rebeing held in custody pending appeal; e consultation with his counsel; at is confined shall make the defendant available to the
DATED: 5 10 2004	9	Third St	DA RUSSO ates Magistrate Judge